
FAX TX REPORT **********

TRANSMISSION OK

JOB NO. 2482

DESTINATION ADDRESS 9802060286

SUBADDRESS DESTINATION ID

ST. TIME 08/27 13:46
TX/RX TIME 01'26

TX/RX TIME 01'
PGS. 3
RESULT OK

Crossley McIntosh & Collier

CROSSLEY MCINTOSH COLLIER HANLEY & EDES, P.L.L.C.
ATTORNEYS AT LAW

JOHN F. CROSSLEY (1921-2006)
DOUGLAS F. MCINTOSH(1959-2016)
CLAY ALLEN COLLIER
ANDREW HANLEY
BRIAN E. EDES
NORWOOD P. BLANCHARD, III
BRIAN J. KROMKE

August 27, 2025

5002 RANDALL PARKWAY WILMINGTON, NC 28403

TELEPHONE 910/762-9711 FAX 910/256-0310 TOLL FREE 800/499-9711

E-mail:norwood@cmclawfirm.com

FACSIMILE TRANSMISSION COVER PAGE

To: GessnerLaw, PLLC

Michelle Gessner, Esq.

From: Norwood P. Blanchard

Pages: 3 (including cover)
Subject: Surey v. Meglin

Attached for service, please find the Second Offer of Judgment in the above-referenced matter.

Please contact our office should you have any questions.

Fax: 980-206-0286

NOTICE

The information contained in this facsimile message is attorney privileged and confidential, and intended only for the use of the individual or entity named as recipient. If the reader is not the intended recipient, be hereby notified that any dissemination, distribution or copy of this communication is strictly prohibited. If you have received this communication in error, please notify us immediately by telephone collect and return the original message to us at the address above, via the United States Postal Service.

THANK YOU.

IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF NORTH CAROLINA SOUTHERN DIVISION Civil Action No. 7:22 CV 26 M

Civil Action No. 7:22-CV-36-M

TAMARA SUREY (f/k/a MILLER),)
Plaintiff,)) 1st Amended Offer of Judgment
VS.)
LIFERESTORE MD USA LLC NC1 LLC;)
LIFERESTORE MD USA LLC LLC; DAVID)
AKINA; and ALLEN MEGLIN,)
)
Defendants.)

Pursuant to Rule 68 of the Federal Rules of Civil Procedure, the Defendant Dr. Allen Meglin hereby serves upon Plaintiff this offer of judgment in the amount of Twenty Nine Thousand Four Hundred Dollars (\$29,400.00), together with reasonable costs and attorney's fees in an amount to be determined by the Court, in full and complete satisfaction of Plaintiff's claims against him under the North Carolina Wage & Hour Act and Fair Labor Standards Act. This offer of judgment is made for the purposes specified in Rule 68 and is not to be construed as an admission that Defendant is liable in this action.

Respectfully submitted, this is the 27st day of August, 2025.

¹ For the purposes of clarity, the claims that are the subject of this Offer of Judgment are only those claims specified to be remaining for trial, as noted in the Court's Order entered April 9, 2025. [DE #100] (clarifying that the claims remaining to be tried were the claims "under the FLSA (for overtime and minimum wages) and second claim under the NCWHA § 95-25.6 ('payday claim').").

CROSSLEY McINTOSH COLLIER HANLEY & EDES, PLLC

By: 21 P. R.

Norwood P. Blanchard, III NC State Bar No.: 26470 5002 Randall Parkway Wilmington, NC 28403 Telephone: (910) 762-9711 Facsimile: (910) 256-0310

norwood@cmclawfirm.com

CERTIFICATE OF SERVICE

I hereby certify that on the 27st of August, 2025, I served the foregoing Offer of Judgment on counsel for the Plaintiff by email, U.S. Mail, and facsimile, addressed as follows:

L. Michelle Gessner GESSNERLAW 602 E. Morehead Street Charlotte, NC 28202 Tel. (704) 234-7442 Fax. (980) 206-0286 Attorney for Plaintiff

Norwood P. Blanchard, III